UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/683,718	10/09/2003	Michael Harville	200315121-1	2041
	7590 02/07/200 CKARD COMPANY	EXAMINER		
P O BOX 272400, 3404 E. HARMONY ROAD			PEZZLO, JOHN	
	CTUAL PROPERTY ADMINISTRATION OLLINS, CO 80527-2400 ART UNIT		PAPER NUMBER	
			2619	
		•		
			NOTIFICATION DATE	DELIVERY MODE
			02/07/2008	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

JERRY.SHORMA@HP.COM mkraft@hp.com ipa.mail@hp.com

Y			11
•	Application No.	Applicant(s)	
	10/683,718	HARVILLĖ ET AL.	
Office Action Summary	Examiner	Art Unit	
	John Pezzlo	2619	
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet w	ith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory perions are period for reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNI 1.136(a). In no event, however, may a Individual will apply and will expire SIX (6) MOI Individual to the property of t	CATION. reply be timely filed ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on			
	is action is non-final.		
3) Since this application is in condition for allow	ance except for formal mat	ters, prosecution as to the merits is	
closed in accordance with the practice under	Ex parte Quayle, 1935 C.). 11, 453 O.G. 213.	
Disposition of Claims			
4) Claim(s) 1-44 is/are pending in the application	on.		
4a) Of the above claim(s) is/are withdr			
5) Claim(s) is/are allowed.			
6) Claim(s) <u>1-4,6-8,10-13,15,16,18,19,21,22,24</u>	1,25,28,29,33, 34 and 36-39	is/are rejected.	
7) Claim(s) <u>5,9,14,17,20,23,26,27,30-32,35 and</u>			
8) Claim(s) are subject to restriction and	or election requirement.		
Application Papers			
9) The specification is objected to by the Exami	ner.		
10)⊠ The drawing(s) filed on 29 December 2003 is		objected to by the Examiner.	
Applicant may not request that any objection to the	e drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the corre	ection is required if the drawing	(s) is objected to. See 37 CFR 1.121(d).	•
11) The oath or declaration is objected to by the	Examiner. Note the attache	d Office Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
 12) Acknowledgment is made of a claim for foreignal All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the prapplication from the International Bure * See the attached detailed Office action for a list 	nts have been received. nts have been received in A iority documents have beer au (PCT Rule 17.2(a)).	Application No received in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892)	4) ☐ Interview	Summary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No	ss/Mail Date nformal Patent Application	

DETAILED ACTION

Claim Objections

Claims 5 and 18 are objected to because of the following informalities: Claim 5, line 3, "said triggering event" lacks antecedent basis and claim 18, line 5, "said bus" lacks antecedent basis. Appropriate correction is required.

Claim Rejections - 35 USC § 101

Claims 15-17 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. Claims 15, 16, and 17, line 1, "computer-usable medium" needs to amended to -- computer readable medium --. Claim 15, line 2, "computer system to perform" needs to be amended to -- computer to execute --.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this

10/683,718 Art Unit: 2619

subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

- I. Claims 1-4, 6-8, 10-13, 15, 16, 18, 19, 21, 22, 24, 25, 28, 29, 33,34, and 36-39 are rejected under 35 U.S.C. 102(e) as being anticipated by Breed (US 2007/0057781 A1).
- 1. Regarding claim 1 and 6 and 19 Breed discloses a first input port for receiving a first input from a first of said plurality of communication devices, a second input port for receiving a second input from a second of said plurality of communication devices, wherein said first of said plurality of communication devices and said second of said plurality of communication devices do not have a prior association, a generator for selectively combining said first input and said second input to create said enhanced representation of said communication session, and an output port for sending said enhanced representation of said communication session, refer to Figures 78, 79, 80A-80G, and 90 and paragraphs [0012], [0013], [0015], [0017], [0018], [0937], [0949], [0952], [0959], [0994], [1010], and claim 1.
- 2. Regarding claim 2 Breed discloses said first input, said second input, and said enhanced representation are selected from the group consisting of audio data, visual data, and audio/visual data, refer to Figures 78, 79, 80A-80G, and 90 and paragraphs [0012], [0013], [0015], [0017], [0018], [0937], [0949], [0952], [0959], [0994], [1010], and claim 1.
- 3. Regarding claims 3 and 8 and 13 and 16 and 33 Breed discloses said coordinating component is disposed upon at least one of said plurality of communication devices, refer to

10/683,718

Art Unit: 2619

Figures 78, 79, 80A-80G, and 90 and paragraphs [0012], [0013], [0015], [0017], [0018], [0937], [0949], [0952], [0959], [0994], [1010], and claim 1.

- 4. Regarding claim 4 Breed discloses at least one of said plurality of communication devices can be coordinated with an enhanced media environment, refer to Figures 78, 79, 80A-80G, and 90 and paragraphs [0012], [0013], [0015], [0017], [0018], [0937], [0949], [0952], [0959], [0994], [1010], and claim 1.
- 5. Regarding claim 7 Breed discloses communicatively coupling at least one of said plurality of communication devices with a network; and implementing said coordinating component via said network, refer to Figures 78, 79, 80A-80G, and 90 and paragraphs [0012], [0013], [0015], [0016], [0017], [0018], [0937], [0949], [0952], [0959], [0994], [1010], and claim 1.
- 6. Regarding claim 10 Breed discloses an audio output device, a visual input device, and a visual output device, refer to Figures 4, 78, 79, 80A-80G, and 90 and paragraphs [0012], [0013], [0015], [0017], [0018], [0937], [0949], [0952], [0959], [0994], [1010], and claim 1.
- Regarding claim 11 Breed discloses communicatively coupling at least one of said plurality of communication devices with an enhanced media environment, refer to Figures 78, 79, 80A-80G, and 90 and paragraphs [0012], [0013], [0015], [0017], [0018], [0937], [0949], [0952], [0959], [0994], [1010], and claim 1.

10/683,718

Art Unit: 2619

- 8. Regarding claims 12 and 15 and 18 Breed discloses establishing a communication session between a plurality of communication devices, wherein said plurality of communication devices do not require a prior association with each other, each of said plurality of communication devices comprising: a bus, a processor coupled with said bus, a memory coupled with said bus, and an audio system coupled with said bus, designating a coordinating component for said communication session, said coordinating component for automatically creating an enhanced representation of a plurality of audio inputs from said plurality of communication devices; and outputting an enhanced representation of said audio input, refer to Figures 4, 78, 79, 80A-80G, and 90 and paragraphs [0012], [0013], [0015], [0017], [0018], [0937], [0949], [0952], [0959], [0994], [1010], and claim 1.
- 9. Regarding claim 21 Breed discloses said enhanced representation is conveyed to said plurality of communication devices, refer to Figures 4, 78, 79, 80A-80G, and 90 and paragraphs [0012], [0013], [0015], [0017], [0018], [0937], [0949], [0952], [0959], [0994], [1010], and claim 1.
- 10. Regarding claim 22 Breed discloses said plurality of communication devices are disposed at two or more physically separated locations, refer to Figures 4, 78, 79, 80A-80G, and 90 and paragraphs [0012], [0013], [0015], [0017], [0018], [0937], [0949], [0952], [0959], [0994], [1010], and claim 1.

10/683,718 Art Unit: 2619

- Regarding claim 24 Breed discloses said enhanced representation is conveyed to at least one media presentation device of an enhanced media environment, refer to Figures 4, 78, 79, 80A-80G, and 90 and paragraphs [0012], [0013], [0015], [0017], [0018], [0937], [0949], [0952], [0959], [0994], [1010], and claim 1.
- Regarding claim 25 Breed discloses for at least two of said plurality of communication devices, said at least one sensor comprises an audio sensor and wherein said enhanced representation comprises audio data created from selective combination of input from said audio sensors, refer to Figures 4, 78, 79, 80A-80G, and 90 and paragraphs [0012], [0013], [0015], [0017], [0018], [0937], [0949], [0952], [0959], [0994], [1010], and claim 1.
- Regarding claim 28 Breed discloses at least one of said plurality of communication devices further comprises an audio display operable for playing a portion of said enhanced representation and a visual display operable for playing a portion of said enhanced representation, refer to Figures 4, 78, 79, 80A-80G, and 90 and paragraphs [0012], [0013], [0015], [0017], [0018], [0937], [0949], [0952], [0959], [0994], [1010], and claim 1.
- 14. Regarding claim 29 Breed discloses said enhanced representation is input from a group of sensors consisting of an audio sensor disposed within said enhanced media environment, and a visual sensor disposed within said enhanced media environment, refer to Figures 4, 78, 79, 80A-80G, and 90 and paragraphs [0012], [0013], [0015], [0017], [0018], [0937], [0949], [0952], [0959], [0994], [1010], and claim 1.

10/683,718

Art Unit: 2619

- 15. Regarding claim 34 Breed discloses at least one of said plurality of communication devices is communicatively coupled with a communication network, and wherein said coordinating component is implemented upon at least one computer system accessible via said communication network, refer to Figures 4, 78, 79, 80A-80G, and 90 and paragraphs [0012], [0013], [0015], [0017], [0018], [0937], [0949], [0952], [0959], [0994], [1010], and claim 1.
- Regarding claim 36 Breed discloses said coordinating component detects a human gesture based upon analysis of at least one visual input from said plurality of communication devices, refer to Figures 4, 78, 79, 80A-80G, and 90 and paragraphs [0012], [0013], [0015], [0017], [0018], [0937], [0949], [0952], [0959], [0994], [1010], and claim 1.
- 17. Regarding claim 37 Breed discloses said human gesture is selected from a group consisting of detecting a pre-defined head movement, detecting a pre-defined hand gesture, and detecting a pre-defined motion of a physical aid, refer to Figures 4, 78, 79, 80A-80G, and 90 and paragraphs [0012], [0013], [0015], [0017], [0018], [0937], [0949], [0952], [0959], [0994], [1010], and claim 1.
- 18. Regarding claim 38 Breed discloses said coordinating component excludes at least one of said plurality of communication devices as an input device for said enhanced representation in response to detecting said human gesture, refer to Figures 4, 78, 79, 80A-80G, and 90 and

10/683,718 Art Unit: 2619

paragraphs [0012], [0013], [0015], [0017], [0018], [0937], [0949], [0952], [0959], [0994], [1010], and claim 1.

19. Regarding claim 39 – Breed discloses said coordinating component appends a time notation to said enhanced representation in response to detecting said human gesture, refer to Figures 4, 78, 79, 80A-80G, and 90 and paragraphs [0012], [0013], [0015], [0017], [0018], [0937], [0949], [0952], [0959], [0994], [1010], and claim 1.

Allowable Subject Matter

Claims 5, 9, 14, 17, 20, 23, 26, 27, 30-32, 35, and 40-44 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

1. Clisham (US 2004/0022222 A1) discloses wireless MAN system and method.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John Pezzlo whose telephone number is (571) 272-3090. The examiner can normally be reached on Monday to Friday from 8:30 AM to 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jay Patel, can be reached on (571) 272-2988. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (571) 272-2600.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C.

or faxed to:

(571) 273-8300

For informal or draft communications, please label "PROPOSED" or "DRAFT"

Hand delivered responses should be brought to:

Jefferson Building

2A15

500 Dulany Street

Alexandria, VA, 22313.

JOHN PEZZLO PRIMARY EXAMINER

John Pezzlo

30 January 2008